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| 7590 04/29/2005 | | EXAMINER | | |
| Hughes Electronics Corporation | | | HOFFMAN, BRANDON S | |
| Patent Docket A | Administration | | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | | | |
|---|--|------------------------|---|--|--|--|
| Office Action Summary | | | | | | |
| | | 09/729,010 | FICCO, MICHAEL | | | |
| • | omoc Action Cummary | Examiner | Art Unit | | | |
| | The MAILING DATE of this communication ann | Brandon Hoffman | 2136 | | | |
| | The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 15 F | ebruary 2005 . | | | | |
| 2a)⊠ | | s action is non-final. | | | | |
| 3) | 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims | | | | | | |
| 4) Claim(s) 1,5-9,12,17-20,33,37-42,44,48-51 and 54-69 is/are pending in the application. | | | | | | |
| 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| 6)⊠ Claim(s) <u>1,5-9,12,17-20,33,37-42,44,48-51 and 54-69</u> is/are rejected. | | | | | | |
| 7) | 7) Claim(s) is/are objected to. | | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. Application Papers | | | | | | |
| 9) The specification is objected to by the Examiner. | | | | | | |
| 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. | | | | | | |
| If approved, corrected drawings are required in reply to this Office action. | | | | | | |
| 12)☐ The oath or declaration is objected to by the Examiner. | | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | | |
| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | | | |
| a) ☐ All b) ☐ Some * c) ☐ None of: | | | | | | |
| | 1. Certified copies of the priority documents have been received. | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). | | | | | | |
| a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. | | | | | | |
| Attachment(s) . | | | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4) Interview Summary (PTO-413) Paper No(s) 5) Notice of Informal Patent Application (PTO-152) 6) Other: | | | | | | |
| J.S. Patent and Ti | rademark Office | | - · · · · · · · · · · · · · · · · · · · | | | |

DETAILED ACTION

1. Claims 1, 5-9, 12, 17-20, 33, 37-42, 44, 48-51, and 54-69 are pending in this office action.

2. Applicant's arguments filed February 15, 2005, have been considered but they are not persuasive.

Rejections

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

4. <u>Claims 1, 5-9, 12, 17-20, 33, 37-42, 44, 48-51, 54-57, 59-63, and 69</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Tsukamoto et al</u> (U.S. Patent No. 5,796,828) in view of <u>Yim</u> (U.S. Patent No. 6,810,387).

Regarding <u>claims 1, 33, and 44, Tsukamoto et al.</u> teaches a method/apparatus for storing and retrieving digital data within a hardware platform (figure 2), the method comprising:

 Receiving data bits across a bus, the data bits forming a bit pattern (figure 2, reference numbers 103 and 20);

- Altering the bit pattern of the data bits (figure 2, reference number 22);
- Storing the altered data bits (figure 2, reference numbers 23A, 24, and 40);
- Restoring the altered data bits to the bit pattern (figure 2, reference number 25);
 and
- Outputting the restored data bits (figure 2, reference numbers 26 and 105).

Tsukamoto et al. does not teach wherein the altering comprises one of inverting bits in selected bit positions of the data bits and scrambling bits in the selected bit positions of the data bits to prevent unauthorized use of the data bits.

Yim teaches wherein the altering comprises one of inverting bits in selected bit positions of the data bits and scrambling bits in the selected bit positions of the data bits to prevent unauthorized use of the data bits (col. 3, line 65 through col. 4, line 38).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine wherein the altering comprises one of inverting bits in selected bit positions of the data bits and scrambling bits in the selected bit positions of the data bits to prevent unauthorized use of the data bits, as taught by <u>Yim</u>, with the method/apparatus of <u>Tsukamoto et al.</u> It would have been obvious for such modifications because inverting/scrambling bits in selected bit positions prevents the data from being copied off of a hard disk drive (see col. 3, line 65 through col. 4, line 38 of Yim).

Regarding <u>claim 5 and 37</u>, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches wherein the altering and the restoring are performed by a hard disk drive interface (see figure 2, reference number 23A of Tsukamoto et al.).

Regarding claims 6, 7, 17, 18, 38, 39, 48, 49, 55, and 60, the combination of Tsukamoto et al. in view of Yim teaches wherein the altering is unique to the hardware platform/plurality of platforms (see col. 4, lines 2-5 of Yim, by using the serial number of a device for altering, wherein the serial number is unique (or at least relatively unique), the altering will be unique to each device, and therefore unique to the hardware platform.).

Regarding claims 8, 19, 40, 50, 56, and 61, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches wherein the altering is based upon a serial number of the hardware platform (see col. 4, lines 2-5 of Yim).

Regarding claims 9, 20, 41 51, 57, and 62, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches (a processor coupled to the system bus for) generating a random number upon power-up of the hardware platform, wherein the altering is based upon the random number (col. 4, lines 16-19).

Regarding <u>claim 12</u>, <u>Tsukamoto et al.</u> teaches an apparatus for storing and retrieving digital video data (figure 2), comprising:

- A system bus configured to transfer data bits, the data bits forming a bit pattern (figure 2, reference numbers 103, 20 and 21A);
- An interface coupled to the system bus and configured to alter the bit pattern of the data bits (figure 2, reference numbers 22, 23A, and 25); and
- A hard disk drive coupled to the interface and configured to store the altered data bits (figure 2, reference number 40).

Tsukamoto et al. does not teach wherein the interface is configured to alter the bit pattern by one of inverting bits in selected bit positions of the data bits and scrambling bits in the selected bit positions of the data bits to prevent unauthorized use of the data bits.

Yim teaches wherein the interface is configured to alter the bit pattern by one of inverting bits in selected bit positions of the data bits and scrambling bits in the selected bit positions of the data bits to prevent unauthorized use of the data bits (col. 3, line 65 through col. 4, line 38).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine wherein the interface is configured to alter the bit pattern by one of inverting bits in selected bit positions of the data bits and scrambling

bits in the selected bit positions of the data bits to prevent unauthorized use of the data bits, as taught by Yim, with the method/apparatus of Tsukamoto et al. It would have been obvious for such modifications because inverting/scrambling bits in selected bit positions prevents the data from being copied off of a hard disk drive (see col. 3, line 65 through col. 4, line 38 of Yim).

Regarding <u>claim 42</u>, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches wherein the altered data bits are stored on a hard disk drive (see column 4, lines 19-28 of Tsukamoto et al.).

Regarding <u>claims 54 and 57</u>, <u>Tsukamoto et al.</u> teaches a method for storing and retrieving digital data within a hardware platform (figure 2), the method comprising:

- Receiving a plurality of data bits, the data bits forming a bit pattern (figure 2, reference numbers 103 and 20);
- Altering the bit pattern (figure 2, reference number 22);
- Storing the altered bit pattern on a medium (col. 4, lines 19-21);
- Retrieving the stored altered bit pattern from the medium (col. 4, lines 21-24);
- Restoring the altered bit pattern by inverting the bits (figure 2, reference num 25);
 and
- Outputting the restored data bits (figure 2, reference numbers 26 and 105).

<u>Tsukamoto et al.</u> does not teach altering by inverting bits in a first selection of bit positions of the data bits/scrambling bits of selected bit positions of the data bits, and restoring the bits of the first selection of bit positions of the retrieved bit pattern/unscrambling the bits of the selected bit positions of the retrieved bit pattern.

Yim teaches altering by inverting bits in a first selection of bit positions of the data bits/scrambling bits of selected bit positions of the data bits, and restoring the bits of the first selection of bit positions of the retrieved bit pattern/unscrambling the bits of the selected bit positions of the retrieved bit pattern (col. 3, line 65 through col. 4, line 38).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine altering by inverting bits in a first selection of bit positions of the data bits/scrambling bits of selected bit positions of the data bits, and restoring the bits of the first selection of bit positions of the retrieved bit pattern/unscrambling the bits of the selected bit positions of the retrieved bit pattern, as taught by Yim, with the method/apparatus of Tsukamoto et al. It would have been obvious for such modifications because inverting/scrambling bits in selected bit positions prevents the data from being copied off of a hard disk drive (see col. 3, line 65 through col. 4, line 38 of Yim).

Regarding <u>claim 63</u>, <u>Tsukamoto et al.</u> teaches a method for storing and retrieving digital data within a media receiver, the method comprising:

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- Receiving a plurality of data bits from a service provider, the data bits forming a bit pattern (fig. 2, ref. num 103 and 20);
- Altering the bit pattern without receiving from the service provider a control signal indicative of a characteristic associated with storing the bit pattern on a medium (fig. 2, ref. num 22);
- Storing the altered bit pattern on the medium (fig. 2, ref. num 23A, 24, and 40);
- Retrieving the stored altered bit pattern from the medium (fig. 2, ref. num 25);
- Restoring the altered bit pattern (fig. 2, ref. num 25); and
- Outputting the restored bit pattern (fig. 2, ref. num 26 and 105).

<u>Tsukamoto et al.</u> does not teach wherein the altering comprises without receiving from the service provider a control signal indicative of a characteristic associated with storing the bit pattern on a medium.

Yim teaches wherein the altering comprises without receiving from the service provider a control signal indicative of a characteristic associated with storing the bit pattern on a medium (col. 3, line 65 through col. 4, line 38).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine wherein the altering comprises wherein the altering comprises without receiving from the service provider a control signal indicative of a characteristic associated with storing the bit pattern on a medium, as taught by <u>Yim</u>,

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with the method/apparatus of <u>Tsukamoto et al.</u> It would have been obvious for such modifications because the signal could be seen and compromised.

Regarding <u>claim 69</u>, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches wherein the media receiver comprises at least one of a tuning device, a digital video recording device, and a personal computer (see col. 3, lines 10-12 of Yim).

<u>Claim 58</u> is rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Tsukamoto et al</u> (USPN '828) in view of <u>Yim</u> (USPN '387), and further in view of <u>Gannett</u> (U.S. Patent No. 3,944,745).

Regarding claim 58, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches all the limitations of claim 54, above. However, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> does not teach wherein the altering further comprises scrambling bits of a second selection of bit positions of the bit pattern, and the restoring further comprises unscrambling the bits of the second selection of bit positions of the retrieved altered bit pattern.

Gannett teaches wherein the altering further comprises scrambling bits of a second selection of bit positions of the bit pattern (fig. 7A), and the restoring further comprises unscrambling the bits of the second selection of bit positions of the retrieved altered bit pattern (fig. 7B).

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It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine scrambling bits of a second selection of bit positions and unscrambling bits of the second selection, as taught by <u>Gannett</u>, with the method/apparatus of <u>Tsukamoto et al./Yim</u>. It would have been obvious for such modifications because a second round of scrambling will provide even more security. Although the reference shows an analog scrambling method, it would have been obvious to apply the method of <u>Gannett</u> to a digital data. Also, the concept of altering/scrambling selected bits is taught in claim 54, above. <u>Gannett</u> merely provides the missing feature, more precisely, <u>Gannett</u> teaches altering/scrambling a second selection of data and restoring a second selection of data.

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<u>Claims 64-68</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Tsukamoto et al</u> (USPN '828) in view of <u>Yim</u> (USPN '387), and further in view of <u>LaBerge</u> (U.S. Patent No. 6,795,931).

Regarding <u>claim 64</u>, the combination of <u>Tsukamoto et al.</u> in view of <u>Yim</u> teaches all the limitations of claim 63, above. However, <u>Tsukamoto et al./Yim</u> does not teach wherein altering the bit pattern comprises inverting at least one bit in a selected bit position of the data bits via at least one inverter.

<u>LaBerge</u> teaches wherein altering the bit pattern comprises inverting at least one bit in a selected bit position of the data bits via at least one inverter (fig. 4).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine inverting the selected bits by an inverter, as taught by LaBerge, with the method/apparatus of Tsukamoto et al./Yim. It would have been obvious for such modifications because inverting bits provides a different result, which would alter the original data; this provides security of data.

Regarding claim 65, the combination of Tsukamoto et al. in view of Yim teaches all the limitations of claim 63, above. However, Tsukamoto et al./Yim does not teach wherein altering the bit pattern comprises: receiving the plurality of data bits from a bus, each of the plurality of data bits corresponding to one of a plurality of lines associated with the bus; selecting at least one of the plurality of lines to form a line selection; and inverting at least one of the plurality of data bits based on the line selection.

<u>LaBerge</u> teaches wherein altering the bit pattern comprises: receiving the plurality of data bits from a bus, each of the plurality of data bits corresponding to one of a plurality of lines associated with the bus (fig. 4, ref. num 312); selecting at least one of the plurality of lines to form a line selection (fig. 4, ref. num 310); and inverting at least one of the plurality of data bits based on the line selection (fig. 4, ref. num 400, 402).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine receiving data bits over a plurality of lines, selecting at least one line, and inverting the bits based on the line selection, as taught by LaBerge, with the method/apparatus of Tsukamoto et al./Yim. It would have been obvious for such modifications because inverting bits provides a different result, which would alter the original data; this provides security of data.

Regarding claim 66, the combination of Tsukamoto et al./Yim in view of LaBerge teaches wherein selecting the at least one of the plurality of lines to form the line selection comprises selecting the at least one of the plurality of lines based on at least one of a random number and a serial number associated with the media receiver (see col. 3, line 65 through col. 4, line 38 of Yim).

Regarding <u>claim 67</u>, the combination of <u>Tsukamoto et al./Yim</u> in view of <u>LaBerge</u> teaches wherein selecting the at least one of the plurality of lines to form the lines selection comprises controlling at least one of a plurality of multiplexers to form the line selection, and wherein each of the plurality of multiplexers corresponds to one of the plurality of lines (see fig. 4, ref. num 302, 304, 306 of LaBerge).

Regarding <u>claim 68</u>, the combination of <u>Tsukamoto et al./Yim</u> in view of <u>LaBerge</u> teaches wherein each of the plurality of lines is associated with an inverter (see fig. 4, ref. num 400, 402 of LaBerge).

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Response to Arguments

5. Applicant argues:

a. Yim does not teach altering a bit pattern by inverting/scrambling bits in selected bit positions within a hardware platform (page 13, last paragraph through page 14, second paragraph).

- b. There is no motivation to combine Tsukamoto et al. and Yim (page 14, third paragraph through page 16, third paragraph).
- c. The combination of references does not teach altering and restoring performed by a hard disk drive interface (page 16, last paragraph through page 17).

Regarding argument (a), examiner disagrees with applicant. Yim teaches using the serial number of the device (STB) for a scrambling key so that the stored data on the hard disk is in a state that can only be replayed/descrambled by the same device (STB) (see col. 4, lines 2-5 and lines 34-38 of Yim). This ensures that once data is stored on the hard disk, the hard disk cannot be removed from the device and placed in some other device for proper viewing of the data. Yim does use a key for scrambling the data before storing to the hard disk.

It was argued in a previous response by applicant that it is not known which bits are going to be scrambled until after the scrambling has been performed (cited by applicant in a response dated March 24, 2004). Examiner understands the position of applicant, which is why another non-final rejection was mailed in response to the March

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24, 2004, response. However, in this instance, Yim's key is based off of the serial number, which is static for each device. Therefore, the scrambling operation is going to be unique for each device, but will be the same for any one particular device.

Regarding argument (b), examiner disagrees with applicant. Tsukamoto et al. was cited as missing the detailed steps of how the data bits were scrambled.

Tsukamoto et al. simply cited the fact that data is protected (encrypted) so that the data could not be viewed on the current system (see col. 4, lines 4-18 of Tsukamoto et al.).

Yim was further cited to explain specific details of the protection (scrambling) process.

Namely, the data is scrambled during a storing process so that if the storage device were to be removed and placed in a different system, the data could not be viewed. In other words, the goal of Yim is to prevent data to be able to be viewed on a different device (STB).

The goal of Tsukamoto et al. is to prevent data, if encrypted, from being stored and then transferred to a different device for playback. It would have been within the ordinary skill of an artisan in the current art to take the scrambling technique of Yim and place it in the encryption technique of Tsukamoto et al. This would be obvious because of the reasons stated above. Namely, the scrambling of Yim prevents the hard disk from being swapped into another device (STB) and properly playing the data, while the encryption of Tsukamoto et al. prevents data from being properly displayed once stored, unless the data is further decrypted.

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The idea of complicating the combination of the two cited references because of the introduction of public/private keys would introduce latency in the recording/playback of the content and complicating warranty repairs is misconstrued by the interpretation of Yim. Yim's scrambling before storage to the hard disk is performed with a key that is based on the serial number, and coincidentally, the descrambling uses the same key. In other words, a symmetric scrambling process is used for the storage of data to the hard disk. It is well known in the art that symmetric scrambling is by far superior when it comes to speed than its asymmetric counterpart. As for warranty issues, the key is dependent on the hardware, and would therefore be dependent on the particular device being serviced. If the hard disk or other hardware pieces would need replaced, the symmetric scrambling method remedies any changes in hardware because the same key used for scrambling is used for descrambling. As for the terms pubic/private keys, they are never used in either reference.

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Regarding argument (c), examiner disagrees with applicant. The encipher (22) of Tsukamoto et al. is the element responsible for altering the data bits, while the decipher (25) is responsible for restoring the data bits as explained by applicant. However, an interface is the point of communication between a computer and any other entity, as cited by www.dictionary.com. Therefore, the encipher (22) is the other entity responsible for communicating to the hard disk drive. Similarly with Yim, the scrambler (200) is responsible for altering the bits and is the other entity.

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Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon Hoffman whose telephone number is 571-272-3863. The examiner can normally be reached on M-F 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ВН

Branda High

SUPERMISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100